293



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England: Begun and Held at Boston upon Wednesday the twenty-fifth Day of May 1757.

CHAP. I.

An Act for fupplying the Treasury with the Sum of Eighty five Thousand Pounds, to be thence iffued for discharging the public Debts, and drawing the same into the Treasury again.

HEREAS the Provision already made for defreying the Expences of the Preamble. late Crown-Point Expeditions is found insufficient, and no Provision made by the General Court for discharging the Debts of the ensuing

We it enacted by the Council, and House of Representatives, That the Treasurer im-Treasurer of the Province be, and he hereby is, impowered and directed to powered to borrow from such Person or Persons as shall be willing to lend the same a borrow £.85, borrow from such Person or Persons as shall be willing to lend the same, a ooo. Sum not exceeding Eighty five Thousand Pounds, in mill'd Dollars at six Shillings each, or in other Silver at fix Shillings and eight Pence per Ounce; and the Sum so borrowed shall be applied in Manner as in this Act is hereafter directed, and for fifteen Thousand two Hundred Pounds, Part of the Sum fo borrowed, the Treasurer shall give his Receipt in the Form following:

Province of the Massachusetts-Bay, The Day of for the Use ceipt. Received of the Sum of and Service of the Province of the Massachusetts Bay; and in Behalf of said Province, I do bereby promise and oblige my Self and Successors in the Office of Treasurer, to repay the said or Order, the first Day of June 1758, the aforesaid Sum of in Silver at fix Shillings and eight Pence per Ounce, or Spanish mill'd Dollars at fix Shillings each, with Interest aunually, at the Rate of fix per Cent. per Witness my Hand, Annum. H. G. Treasurer. Kkkk

Form of Trea furer's Re-

And for the remaining Sum of Sixty nine Thousand eight Hundred Pounds, the Treasurer shall give his Receipt in the Form sollowing:

Province of the Massachusetts-Bay,

Form of Treafurer's Receipt.

The the Sum of Received of for the Use and Service of the Province of the Massachusetts-Bay; and in Rehalf of faid Province, I do bereby promise and oblige my Self and Successors in the Office of Treasurer, to repay the said or Order, the first Day of June 1760, the aforesaid Sum of in Silver at fix Shillings and eight Pence per Ounce, or Spanish mill'd Dollars at fix Shillings each, with Interest annually, at the Rate of fix per Cent. per Witness my Hand, H. G. Treasurer.

And no Receipt shall be given for less than Six Ponnds.

£. 35,000 for the late Crown-Point Expeditions,

And he it further enacted, That the aforesaid Sum of Eighty five Thousand Pounds when received into the Treatury, shall be issued out in the Manner and for the Purposes following; that is to say, Thirty five Thousand Pounds, Part of the Sum of Eighty five Thousand Pounds, shall be applied for the Payment of the Services of the late Crown-Point Expeditions still unpaid, and for defreying the Expence that hath or shall arise for the raising and fupplying the Eighteen Hundred Men agreed to be raised by this Government, employed in his Majelty's Service under the more immediate Command of his Excellency the Earl of Loudoun, Commander in Chief of his Majesty's Forces in North-America; and also the Wages of the Officers and Soldiers imployed in faid Service: And the further Sum of Eighteen Thousand Pounds, Part of the aforesaid Sum of Eighty five Thousand Pounds, shall be applied for the Service of the several Forts and Garrisons within this Province, pursuant to such Grants and Orders as are or shall be made by this Court for these Purposes: And the further Sum of Seven Thousand Pounds, Part of the aforesaid Sum of Eighty five Thousand Pounds, shall be applied for purchasing Provisions and the Commissary's Disbursements for the Service of the feveral Forts and Garaifons within this Province: And the further Sum of Five Thousand Pounds, Part of the aforesaid Sum of Eighty five Thousand Pounds, shall be applied for the Payment of such Premiums and Grants that now are or may hereafter be made by this Court: And the further Sum of Five Thousand Pounds, Part of the aforesaid Sum of Eighty five Thousand Pounds, shall be applied for the Discharge of other Debts owing from this Province to Persons that have served or shall serve them by Order of this Court, in such Matters and Things where there is no Establishment, nor any certain Sum affigned for that Purpole, and for Paper, Writing and Printing for this Court: And the further Sum of Four Thousand five Hundred Pounds, Part of the aforesaid Sum of Eighty five Thousand Pounds, shall be applied for the Payment of his Majesty's Council and House of Reprefentatives, ferving in the Great and General Court during the feveral Sessions for the present Year: And the further Sum of Six Thousand two Hundred and fifty Pounds, Part of the aforesaid of Eighty five Thousand Pounds, shall

L. 5000 for Premiums,&c.

£. 18,000 for Forts and

Garrifons.

£. 7000 for

Commissary's

Disbursements

Provisions,

L. 5000 for Debts where there is no Establishment

£. 4,500 for Pay of Councellors and Representatives Attendance.

L. 4000 for Veilels of

mand prompt Pay: Be it further enaced, That the Sum of Two Hundred and fifty Pounds, being the remaining Part of the aforesaidSum of Eighty five ThousandPounds, be applied to pay such contingent Charges, and for no other Purpose what-

be applied to the Discharge of the Debts contracted by the Committee of

War: And thefurther Sum of Four Thousand Pounds, Part of the aforesaid Sum of Eighty five Thousand Pounds, shall be applied to the Payment of the Charge of maintaining the two Vessels of War belonging to this Province. And whereas there are sometimes contingent and unforeseen Charges that de-

£. 250 for contingent Charges.

295

And in order to draw the Money into the Treasury again, and enable the Treasurer effectually to discharge the Receipts and Obligations (with the Interest that may be due thereon) by him given in Pursuonce of this Act:

Be it enacted, That there be and hereby is granted to his most excellent Tax of £.85, Majesty, a Tax of Eighty five Thousand Pounds, to be levied on Polls and ooo granted. Estates both Real and Personal within this Province, in Manner following; that is to fay, Fifteen Thousand two Hundred Pounds, Part thereof according Tax of L. 15, to fuch Rules and in fuch Proportions on the several Towns and Districts 200 in 1759. within the Province, as shall be agreed on and ordered by the General Court or Assembly in their present Session, and to be paid into the public Treasury on or before the last Day of March then next after: And the further Sum of Sixty nine Thousand eight Hundred Pounds, according to such Rules and in Tax of £. 69, fuch Proportion on the several Towns and Districts aforesaid, as shall be agreed on and ordered by the General Court at their Session in May One Thousand seven Hundred and fifty-nine, and to be paid into the Treasury

on or before the last Day of March then next after.

And he it further enaced, That if the General Court in their present Rule for Ap-Session, and in their Session in May One Thousand seven Hundred and fifty portioning the nine, and some Time before the twentieth Day June in each Year, shall not Tax in Case agree and conclude upon an Act apportioning the Sums which by this Act no Tax Act are engaged to be in each of faid Years apportioned, affeffed and levied, that fhall be athen and in such Case each Town and District within this Province, shall pay by a Tax to be levied on the Polls and Estates both Real and Personal within their Limits, the same Proportion of the said Sums as the said Towns and Districts were taxed by the General Court in the Tax-Act then last preceeding: And the Province Treasurer is hereby fully impowered and directed some Time in the Month of June in each of the Years aforesaid, to issue and send forth his Warrants directed to the Select-Men or Assessors of each Town and District within this Province, requiring them to affels the Polls and Estates both Real and Personal within their several Towns and Districts, for their respective Parts and Proportions of the Sums before directed and engaged to be affeffed, to be paid into Treasury at the afore-mentioned Time; and the Affessors as also Persons affessed, shall observe, be governed by, and subject to all such Rules and Directions as shall have been given in the last preceeding Tax-Act.

And as a further Fund to enable the Treasurer to discharge said Receipts and Further Fund:

Obligations by him given in Pursuance of this AEt:

Be it enaced, That the Duties of Excise upon spirituous Liquors for the Year Seventeen Hundred and fifty eight, shall be applied for the Payment and Discharge of the Principal and Interest that shall become due on faid Notes, and to no other Purpose.

And he it further enacted, That the Treasurer is hereby directed and or- The Treasudered to pay the Sum of Eighty five Thousand Pounds, out of such Appropriations as shall be directed by Warrant, and no other; and the Secretary to Appropriatiwhom it belongs to keep the Muster-Rolls and Accompts of Charge, shall ons. lay before the House of Representatives, when they direct such Muster Rolls and Accompts after Payment thereof.

Provided always, That the Remainder of the Sum which shall be brought Proviso. into the Treasury by the Duties of Excise before-mentioned, and the Tax of Eighty five Thousand Pounds, ordered by this Act to be affested and levied,

over and above what shall be sufficient to discharge the Notes and Obligations aforesaid, shall be and remain as a Stock in the Treasury, to be applied as the General Court of this Province shall hereafter Order, and to no other

Purpose whatsoever.

296

Supply of the Treasury.

Members Pay in Government Securi-

And he it further enaced, That the Members of his Majesty's Council, and House of Representatives, shall receive their Pay for their Travel and Attendance in snch of the Government Securities provided by this Act, as are payable the first Day of June One Thousand seven Hundred and sixty.

CHAP. II.

An Act for fupplying the Treasury with the Sum of Three Thousand five Hundred Pounds, and for lending the fame to the Town of Boston.

Preamble.

Orasmuch as to the End and Use in this Ast hereafter mentioned, this Court have determined to supply the Province Treasury with the Sum of Three Thousand five Hundred Pounds:

Treasurer impowered to borrow L. 3,

We it enaced by the Council and House of Representatives, That the Treasurer of the Province, be, and he hereby is, impowered and directed to borrow of fuch Person or Persons as shall be willing to lend the same, a Sum not exceeding Three Thousand five Hundred Pounds, in mill'd Dollars at fix Shillings each, or in other Silver at fix Shillings and eight Pence per Ouuce, and for the Sum so borrowed the Treasurer shall give his Receipt in the Form following, viz.

Form of Treafurer's Receipt.

Province of the Massachusetts-Bay, The Day of 175 Received of the Sum of for the Use and Service of the Province of the Massachusetts-Bay; and in Behalf of Said Province, I do hereby promise and oblige my Self and Successors in the Office of I reasurer, to repay the said or Order, the fificenth Day of June 1760, the aforesoid Sum of in Silver at fix Shillings and eight Pence the Ounce, or Spanish mill'd Dollars at fix Shillings each, with Interest annually at the Rate of fix per Cent. per Witness my Hand, H. G. Treasurer. Annum. And no Receipt shall be given for less than Fifty Pounds.

And in order to draw the Money into the Treasury again, and enable the Treasurer to discharge the Receipts and Notes (with the Interest due thereon) by

bim given pursuant to this Act:

Tax of L. 4,

Be it enacted, That there be and hereby is granted to his most excellent 130 in 1759. Majesty, a Tax of Four Thousand one Hundred and thirty Pounds, to be levied on Polls and Estates both Real and Personal, according to such Rules and in such Proportions on the several Towns and Districts within the Province, as shall be ordered by the General Court at their Session in May One Thoufand seven Hundred and fifty-nine, to be paid into Province Treasury on or before the thirty first Day of March then next after. 6 NO6

Rule for Apportioning the Tax in Case no Tax-Act shall be agreed on.

And he it further enacted, That if the General Court at their Session in May One Thousand seven Hundred and fifty-nine, shall not by the twentieth Day of June agree upon an Act for apportioning the Sum of Four Thoufand one Hundred and thirty Pounds, which is engaged in faid Year to be apportioned, affested and levied, that then the Treasurer of the Province for the Time being, shall issue his Warrants to the Select-Men or Assessors of the feveral Towns and Districts within this Province, requiring them respectively to affess, levy and pay into the Treasury by the said thirty-first Day of March, their respective Proportions of said Sum, according to the Rates and Proportions, Rules and Directions of the Tax-Act then last preceeding.

Preamble.

And whereas the Town of Boston have represented that they are greatly in Arrears as to their necessary Charges, and have humbly befought this Court to lend them Thirty five Hundred Pounds:

1Be

Be it enaced by his Pajetty's Council, and House of Representatives, £-3500 lent That the atoresaid Sum of Three Thousand five Hundred Pounds, when the the Town of Treasury shall be supplyed therewith as above directed, shall be lent and de- Boston. livered to the Select Men of the said Town of Boston, to be applied to discharge the Debts of the said Town, as said Town shall Order.

And for securing the Re-payment of Said Sum of Thirty-five Hundred Pounds, with the Interest at the Rate of fix per Cent. per Annum, to the Province Treasurer for the Time being, in Case, according to the true Intent of

this AEt, said Town ought to be held to pay the same:

It is hereby enaced and ordered, That whenever the Valuation shall be Provision for the Repaytaken through this Province, and each Town and District's Proportion there- ment of the by known and determined by the Court, and be thereby ascertained, that the Sum of £4, Town of Boston was not over-rated for the Year One Thousand seven Hun- 130 in whole dred and fifty-fix, or any other Year after, until the taking of the Valuation Town of and ascertaining as aforesaid, (provided said Determination shall be before Boston, after the Year One Thousand seven Hundred and sixty) and so not be intitled to a Valuation any Allowance, or no Valuation taken or fettled before faid Time, then the of Estates faid Town shall pay the whole Sum of Four Thousand one Hundred and thirty shall be taken thro' the Pro-Pounds: The Treasurer some Time in the Month of June One Thousand vince, feven Hundred and fixty, shall send forth his Warrant directed to the Select-Men or Affesfors of said Town of Boston, requiring them to affest the Polls and Estates both Real and Personal within the said Town for said Sum of Four Thousand one Hundred and thirty Pounds, in their respective Proportions, to be paid into the Province Treasury on or before the thirty-first of March then next after; and the Assessors and Persons assessed, shall observe, be governed by, and subject to all such Rules and Directions as shall be given in the last preceeding Tax-Act: But in Case a Valuation shall be taken and fettled before the Year One Thousand seven Hundred and sixty, and thereby it shall appear the Town of Boston is over-rated the whole of said Sum between the Years One Thousand seven Hundred and fisty-five, and One Thousand seven Hundred and sixty, and the Treasurer of the Province be certified thereof by the General Court in their Session in May One Thousand seven Hundred and sixty, then and in such Case the said Treasurer is here- Treasurer diby forbid issuing his Warrants to the Select-Men or Assessor of said Town ing his Warof Boston, for the Sum aforesaid: But if upon a Valuation being taken and rants of Affessthe Proportions of the several Towns being settled before the Year One ments. Thousand seven Hundred and sixty, it shall thereby appear that the said Town of Boston have been over-rated but only Part of the aforesaid Sum of Four Thousand one Hundred and thirty Pounds, then and in such Case such Part shall be remitted to them, and the Treasurer shall issue his Warrant for such Remainder, agreable to the Direction of the General Court at their Session in May One Thousand seven Hundred and sixty, requiring the Select Men or Affessors of said Town of Boston, to affess the same in Manner as aforesaid, to be paid into the Treasury on or before the thirty-first Day of March next after. And the Affessors and Persons afsessed, shall observe, be governed by, and subject to all such Rules and Directions as shall be given in the last preceeding Tax-Act.

Provided nevertheless, If a Valuation shall be taken and the several Towns Proportion of the Province Tax settled before the Month of June 1759, Proviso. whereby it shall appear that the Town of Boston is not over-rated the Whole or any Part of the aforesaid Sum, that then the said Town shall be affested for the Whole or such Part of said Sum for which they shall so appear not to be over-rated; and the Treasurer in such Case shall not issue his Warrant to affess said Sum upon the Province in general, but upon the Town of Boston only.

or Part by the

298

Barnstable Beaches.

CHAP. III.

An Act to prevent Damage being done on the Meadows and Beaches lying in the Township of Barnstable on the South Side of the Harbour, contiguous to the common Fields in said Town.

Preamble.

WHERE AS many Persons frequently drive Numbers of Neat-Cattle, Horses, Sheep and Swine, to feed upon the Beaches, Meadows and Shoars
adjoining to the late common Fields in said Barnstable, between said
Fields and the Harbour, whereby the Ground is much broken and damnified, and
the Sand blown on said Meadows and Uplands adjoining, to the great Damage
not only of private Persons in their Properties, but also to said Town in general,
so far as relates to said Town's Meadows, appropriated to maintain a Pound:

Persons forbidden to drive Cattle on Meadows and Beaches in Barnstable.

Penalty.

Be it enacted by the Council and House of Representatives, That during the Continuance of this Act, no Person or Persons shall presume to turn or drive any Neat-Cattle or Horse Kind, or Sheep or Swine, to or upon any of the Beaches, Meadows or Shoars that lye between the late common Fields in said Barnstable, any where from Calves Pasture-Point to Yarmouth Line round as the Shoar goes, upon the Penalty of three Shillings a Head for Neat-Cattle or Horse-Kind, and one Shilling for each Sheep and Swine that shall be turned and found on said Beaches, Meadows or Shoars within the Limits asoresaid; which Penalty shall be recovered by the Select-Men or Treasurer of the said Town of Barnstable, or any other Person that shall inform and sue for the same; the one half of the said Forseiture to him or them that shall inform and sue for the same, the other half to be to and for the Use of the Poor of the said Town.

Cattle to be impounded, in Case.

And he it further enacted, That if any Neat-Cattle or Horse-Kind, or Sheep or Swine, shall at any Time hereafter be found feeding on the said Beaches, Meadows or Shoars that lye between the late common Fields, and the Harbour in said Barnstable, any where from Calves Pasture-Point to Yarmouth Line round as the Shoar goes, that it shall and may be lawful for any Person to impound the same, immediately giving Notice to the Owners, if known, otherwise to give public Notice thereof in the said Town of Barnstable, and the two next adjoining Towns, and the Impounder shall relieve the faid Creatures with fuitable Meat and Water while impounded; and if theOwner thereof appear, he shall pay the Sum of one Shilling to the Impounder for eachNeat-Beast andHorse-Kind, and four Pence for eachSheep andSwine, and the reasonableCost of relieving them, besides the Pound-Keeper's Fees; and if no Owner appear within the Space of fix Days to redeem the faid Cattle or Horse-Kind, Sheep or Swine so impounded, and to pay the Costs and Damages occasioned by impounding the same, then and in every such Case the Person or Persons impounding such Cattle or Horse-Kind, Sheep or Swine, shall cause the same to be fold at public Vendue, and pay the Cost and Charges arising about the same, (public Notice of the Time and Place of fuch Sale to be given in the faid Town of Barnstable, and in the Town of Yarmouth forty-eight Hours beforehand) and the Overplus (if any there be) arising by such Sale, to be returned to the Owner of such Cattle or Horse-Kind, Sheep or Swine, at any Time within twelve Months next after, upon his demanding the same; but if no Owner appear within the said twelve Months, then the faid Overplus shall be one half to the Party impounding, and the other half to the Use of the Poor of the said Town of Barnstable.

And he it further enacted, That the said Town of Barnstable, at their Meeting in March annually for the Choice of Town-Officers, be authorized

Cattle to be

fold, in Case.

Yarmouth Beaches.

299

and impowered to chuse one or more meet Person or Persons, whose Duty Officers to be it shall be to see this Act observed, and to prosecute the Breakers thereof, and chosen to put who shall be sworn to the faithful Discharge of their Office : And in Case Execution. any Person so chosen shall refuse to be sworn, he shall forfeit and pay five Shillings for the Use of the Poor of the said Town of Barnstable, and upon fuch Refusal said Town from Time to Time to proceed to a new Choice of fuch Officer or Officers; and the faid Town of Barnstable at a Town-Meeting warned for that Purpose, may at any Time before March next, chuse such Officers, who shall continue until their annual Meeting in March next.

This Act to commence on the tenth Day of June next, and to continue Limitation, and be in Force till the End of the Session of the General Court next sollowing the twenty-fifth of March One Thousand seven Hundred and fixty-

feven, and no longer.

CHAP. IV.

An Act to prevent Damage being done on the Lands lying in the Township of Yarmouth, called Nobscusset.

HERE AS many Persons frequently drive Numbers of Neat-Cattle, Horses, Preamble. Sheep and Swine, to feed on the Beaches and Shoars adjoining to said Nobscusset in said Yarmouth, lying between Black-Earth and Judah Howe's Range, as it runs into the Sea, whereby the Ground is much broken and damnified, and the Sand blown on said Land, to the great Damage not only of private Persons in their Properties, but also to the said Town in general, so far as relates to

said Lands:

Be it enacted by the Council and Poule of Representatives, That dur- Persons foring the Continuance of this Act, no Person or Persons shall presume to turn bidden to or drive any Neat-Cattle or Horse-Kind, or Sheep or Swine, to or upon any drive Cattle of the Beaches or Lands lying between the faid Black-Earth and Judab Howe's on Nobscuffet Range in said Yarmouth, from the first Day of March to the last Day of No- Lands &c. vember annually, upon the Penalty of three Shillings a Head for Near Cattle Penalty. and Horse Kind, and one Sbilling for each Sheep and Swine that shall be turned and found on faid Beaches or Land within the Time and Limits aforesaid; which Penalty shall be recovered by the Select-Men or Treasurer of the faid Town of Yarmouth, or any other Person that shall inform and sue for the same; the one half of the said Forfeiture to him or them that shall inform and fue for the same, the other half to be to and for the Use of the

Poor of the faid Town. And be it further enacted, That if any Neat-Cattle or Horse Kind, or Cattle to be Sheep or Swine shall at any Time hereafter be found feeding on the said impounded in Beaches or Land within the Times aforefaid, that it shall and may be lawful Case. for any Person to impound the same, immediately giving Notice to the Owners, if known, otherwise to give public Notice thereof in the said Town of Yarmouth, and the two next adjoining Towns, and the Impounder shall relieve the faid Creatures with fuitable Meat and Water while impounded; and if the Owner thereof appear, he shall pay the Sum of one Shilling to the Impounder for each neat Beast and Horse-Kind, and four Pence for each Sheep and Swine, and the reasonable Cost of relieving them, besides the Pound-Keeper's Fees; and if no Owner appear within the Space of fix Days to redeem the said Cattle or Horse-Kind, Sheep or Swine so impounded, and to pay the Costs and Damages occasioned by impounding the same, then and Cattle to be in every fuch Case the Person or Persons impounding such Cattle or Horse- sold in Case. Kind, Sheep or Swine, shall cause the same to be sold at public Vendue, and to pay the Cost and Charges arising about the same, (public Notice of the

Nova-Scotia French.

Time and Place of such Sale to be given in the said Town of Yarmouth, torty-eight Hours beforehand) and the Overplus (if any there be) arising by such Sale, to be returned to the Owner of such Cattle or Horse Kind, Sheep or Swine, at any Time within twelve Months next after, upon his demanding the same; but if no Owner appear within the said twelve Months, then the said Overplus shall be one half to the Party impounding, and the other half to the Use of the Poor of the said Town of Yarmouth.

Officers to be chosen to put this Act in Execution.

Meeting in March annually for the Choice of Town-Officers, be authorized and impowered to chuse one or more meet Person or Persons, whose Duty it shall be to see this Act observed, and to prosecute the Breakers thereof, and who shall be sworn to the faithful Discharge of their Office: And in Case any Person so chosen shall refuse to be sworn, he shall forseit and pay for the Use of the Poor of the said Town of Yarmouth, the Sum of sive Shillings; and upon such Resusal said Town from to Time to Time to proceed to a new Choice of such Officer or Officers.

Penalty for not ferving.

Provifo.

Provided nevertheless, and it is hereby beclared, That this Act shall not be construed so as to restrain any Person or Persons on the Whaling or Fishing Business, from turning their Horses or Oxen on the Beach and Land aforesaid, while the Owners are attending there, on the aforesaid Business.

Limitation.

This Act to commence on the first Day of July next, and to continue and be in Force till the End of the Session of the General Court next following the twenty-fisth of March One Thousand seven Hundred and sixty-seven, and no longer.

CHAP. V.

An Act for continuing an Act made and passed in the twenty-ninth Year of his present Majesty's Reign, Intitled, An Act in Addition to an Act made in the twenty-ninth Year of his Majesty's Reign, Intitled, An Act making Provision for the Inhabitants of Nova-Scotia, Sent hither from that Government, and lately arrived in this Province.

Preamble.

WHEREAS an Act made and passed in the twenty-ninth Year of his prefent Majesty's Reign Intitled, An Act in Addition to an Act made and passed in the twenty-ninth Year of his Majesty's Reign, Intitled, An Act making Provision for the Inhabitants of Nova-Scotia, sent hither from that Government, and lately arrived in this Province, will expire on the twentieth Day of June this present Year, and it is necessary some Provision be made for the Regulation and Support of said Inhabitants of Nova-Scotia:

Act continued

Be it therefore enacted by the Council, and House of Representatives, That the said Act shall continue and be in Force from the said twentieth Day of June, to the first Day of August next, and no longer.

The five foregoing Acts Published June 17th 1757.

BOSTON: N.E.

Printed by Order of His Majesty's COUNCIL, and House of REPRE-SENTATIVES. And Sold by S. KNEELAND, in Queen-Street. 1757.

